

From: [Hannon, ED \(AS\)](#)
To: [Haklar, James](#); [Mannino, Pietro](#); [Stein, Carol](#)
Cc: [Carol Henry \(chenry@emagin-inc.com\)](mailto:chenry@emagin-inc.com)
Subject: RE: EXT :RE: Northrop Grumman - PCB Soil Washing
Date: Monday, May 23, 2016 8:57:04 AM

Jim

Thank you. Carol H. and I will follow up soon. We have pulled together the information you requested and will package that and send that off to you, Pater and Carol S. soon.

Best Regards,

Ed Hannon

ESH&M Manager

Northrop Grumman

516-575-2333

From: Haklar, James [<mailto:Haklar.James@epa.gov>]
Sent: Friday, May 20, 2016 3:16 PM
To: Hannon, ED (AS); Mannino, Pietro; Stein, Carol
Cc: Carol Henry (chenry@emagin-inc.com)
Subject: EXT :RE: Northrop Grumman - PCB Soil Washing

Thank you, Ed. I have already had initial discussions with EPA Headquarters and other EPA Regions regarding the site. Please note that I remain available to answer questions regarding the PCB regulations and their applicability to the proposed cleanup.

Sincerely yours,

Jim Haklar

James S. Haklar, Ph.D.

Sr. PCB Disposal Specialist

Division of Enforcement and Compliance Assistance

(732) 906-6817

From: Hannon, ED (AS) [<mailto:Edward.Hannon@ngc.com>]
Sent: Tuesday, May 17, 2016 8:21 AM
To: Mannino, Pietro <Mannino.Pietro@epa.gov>; Haklar, James <Haklar.James@epa.gov>; Stein, Carol <Stein.Carol@epa.gov>
Cc: Carol Henry (chenry@emagin-inc.com) <chenry@emagin-inc.com>
Subject: Northrop Grumman - PCB Soil Washing

Dear Peter, Jim and Carol:

Thank you for meeting with Northrop Grumman to discuss our proposed PCB soil washing remedy for the Bethpage Community Park and for providing input on the TSCA requirements and considerations for the project. During our meeting, you confirmed that PCB site remediation would be subject to a risk-based disposal approval (RBDA) by EPA per 40 CFR 761.61(c).

We summarized site characterization data, bench scale testing results, and the conceptual plans for excavation, treatment, and soil reuse. Based on our conversation, we understand that Region 2 needs to evaluate additional site-specific information and consult with EPA Headquarters on the potential applicability of certain TSCA provisions to our project. It was clear that additional dialogue among the parties will be needed to ensure a TSCA-compliant remedy and clear remedial path forward. We agreed to re-group as soon as possible for further discussions regarding

a specific path forward. In the meantime, we are compiling the information you requested and are available for follow-up discussion to move things along.

Sincerely,

Ed Hannon

Manager ESH&M

Northrop Grumman

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